PATENT COOPERATION TREATY

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To:

PARK, Kyungwan

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

2006. 2. 15

PCT

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WRITTEN OPINION OF THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

933Republic of Korea		EXAMINING AUTHORITY (PCT Rule 66)			
	•	Date of mailing (day/month/year) 1:	5 FEBRUARY 2006 (15.02.2006)		
Applicant's or agent's file reference PCT0501KAIST		REPLY DUE within 1 months from the above date of mailing			
International application No. PCT/KR2005/000346	International filing date 04 FEBRUARY 20	, -	Priority date(day/month/year) 12 FEBRUARY 2004 (12.02.2004)		
International Patent Classification (IPC G03F 7/00(2006.01)i	c) or both national classifica	tion and IPC			
Applicant					
KOREA ADVANCED INSTI	TUTE OF SCIENCE	AND TECHNOL	OGY et al		

1	The writ	ten opinion established by the International Searching Authority:
- '		s s is not
	consi	dered to be a written opinion of the International Preliminary Examining Authority.
2.	This	(first, etc.) opinion contains indications relating to the following items:
	Box No	. I Basis of the opinion
	Box No	. II Priority
	Box No	. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
	Box No	. IV Lack of unity of invention
	Box No	. V Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
	Box No	. VI Certain documents cited
	Box No	. VII Certain defects in the international application
	Box No	. VIII Certain observations on the international application
3.	The applica	nt is hereby invited to reply to this opinion.
	When?	See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension, see Rule 66.2(e).
	How?	By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. For the form and the language of the amendments, see Rules 66.8 and 66.9.
	Also	For the examiner's obligation to consider amendments and/or arguments, seeRule 66.4bis.
		For an informal communication with the examiner, see Rule 66.6.
		For an additional opportunity to submit amendments, see Rule 66.4.
	If no rep	ly is filed, the international preliminary examination report will be established on the basis of this opinion.
4.	The final d	ate by which the international preliminary report on patentability
		of the PCT) must established according to Rule 69.2 is: 02 JUNE 2006 (02.06.2006)

Name and mailing address of the IPEA/KR
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WRITTEN OPINION OF THE INTERNATIONAL PRELIMINARY EXAMING AUTHORITY

International application No.

PCT/KR2005/000346

ROX INC	. I Basis of the opinion		
	h regard to the language, this opinion has been established was filed, unless otherwise indicated under this item. This opinion is based on a translation from the original which is the language of a translation furnished for the international search (under Rules 12.3 and 23.	nal language into the following language the purposes of:	cation in the language in English ,
	international search (under Rules 12.3 and 23	` ''	
	publication of the international application (u	·	
	international preliminary examination (under	Rules 55.2 and/or 55.3)	
whi	regard to the elements of the international application ch have been furnished to the reciving Office in responsionally filed."): the international application as originally filed the description: pages pages pages the claims: pages pages	received by this Authority on received by this Authority on , as amended (together with an received by this Authority on	, as originally filed/furnished , as originally filed/furnished y statment) under Article 19 , as originally filed/furnished
	the sequence listing and/or any related table(s) - see S	Supplemental Box Relating to Sequence L	isting.
3.	The amendments have resulted in the cancellation of the description, pages the claims, Nos. the drawings, sheet/fig the sequence listing (specify): any table(s) related to the sequence listing (specify)		
4.	This opinion has been established as if (some of) the go beyond the disclosure as filed, as indicated in the the description, pages the claims, Nos. the drawings, sheet/fig the sequence listing (specify): any table(s) related to the sequence listing (specify).	e Suplemental Box (Rule 70.2(c)).	

WRITTEN OPINION OF THE INTERNATIONAL PRELIMINARY EXAMING AUTHORITY

International application No.
PCT/KR2005/000346

Box No. V Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Novelty (N)	Claims	3-29		
	Claims	1, 2		 ,
Inventive step (IS)	Claims			
	Claims	3-29	_	
Industrial applicability (IA)	Claims	1-29		
	Claims			

2. Citations and explanations:

Reference is made to the following document:

D1: JP 2000-241607 A

1. Novelty

1) Concerning claim 1

Claim 1 of the present invention is concerned with polymer patterns having at least one pattern which is concave from the surface of the polymer patterns in a direction perpendicular to the substrate and extends in a direction parallel to the substrate, wherein the vertical cross-section of the concave pattern has at least one curved surface.

D1 relates to a microlens array and a forming method thereof wherein the concave pattern is formed on a substrate.

The fig. 4 of D1 shows polymer patterns having at least one pattern which is concave from the surface of the polymer patterns in a direction perpendicular to the substrate and extends in a direction parallel to the substrate, wherein the vertical cross-section of the concave pattern has at least one curved surface. Therefore, the subject matter of claim 1 does not seem to be novel(PCT Article 33(2)).

2) Concerning claim 2

D1 discloses that the vertical cross-section of the concave pattern has a circular or oval shape. Therefore, the subject matter of claim 1 does not seem to be novel(PCT Article 33(2)).

(Continued on Supplemental Sheet.)

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International application No.

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box V.

2. Inventive Step

1) Concerning claims 3 - 5

Even if claims 3-5 of the present invention define the arrangement of the polymer patterns, the kind of a polymer and the shape of the vertical cross-section of the concave pattern, these can be deduced from the cited prior art document without an inventive effort. Accordingly, the subject matter of claims 3-5 does not appear to involve an inventive step.

2) Concerning claims 6 and 7

Claims 6 and 7 relate to a method of forming the polymer patterns having the vertical cross-section of the concave pattern on a substrate. The polymer patterns having the concave pattern do not have the technical features which is particular in comparison with D1. And, the forming method of the present invention is well known in forming a pattern. Accordingly, the subject matter of claims 3-5 does not appear to involve an inventive step.

3) Concerning claims 8-29

Claims 8-29 relate to a metal film pattern, a metal pattern, a plastic mold using thereof, and a microlens array. Even if the present invention uses a metal instead of polymer for forming a pattern, this selection of the material can be easily made by a person skilled in the art and the method of forming a pattern, a plastic mold and a microlens array using thereof, can be easily invented by a person skilled in the art as well. Therefore, the subject matter of claims 8-29 does not appear to involve an inventive step.

The subject matter of claims 1-29 meets the criteria set out in PCT Article 33(4).